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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/541,661	05/17/2006	Pantaleo Piumelli	2502-1082	3434
466 7550 09/11/2009 YOUNG & THOMPSON			EXAMINER	
209 Madison S		RAMSEY, JEREMY C		
Suite 500 ALEXANDRI	A VA 22314		ART UNIT	PAPER NUMBER
THE STATE OF THE S	, , , , , , , , , , , , , , , , , , ,		3634	
			MAIL DATE	DELIVERY MODE
			09/11/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s)		
10/541,661	PIUMELLI, PANTALEO		
Examiner	Art Unit		
JEREMY C RAMSEY	3634		

	JEREMY C. RAMSEY	3634	
The MAILING DATE of this communication appe Period for Reply	ears on the cover sheet with the c	orrespondence ac	ldress
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1:19 after SIX (6) MONITHS from the mailing date of this communication.  14 Failur to reply within the act or oxended period for reply will by statute. Any reply received by the Office later than three months after the mailing canned patent term adjustment. See 37 CFR 1.79(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tin Il apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 15 Me     This action is FINAL.  2b) ☐ This is	n <u>y 2009</u> . action is non-final.		
3) Since this application is in condition for allowan closed in accordance with the practice under Expression in the condition of the condition of the condition is in condition for allowance.	ce except for formal matters, pro		e merits is
Disposition of Claims			
4) Claim(s) 11-19 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 11-19 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	n from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Examiner  10) ☐ The drawing(s) filed on is/are: a) ☐ acce Applicant may not request that any objection to the d Replacement drawing sheet(s) including the correction  11) ☐ The oath or declaration is objected to by the Examination	pted or b)  objected to by the I lrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	a 37 CFR 1.85(a). jected to. See 37 C	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign   a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau  * See the attached detailed Office action for a list of the priority application from the International Bureau	have been received. have been received in Applicati ty documents have been receive (PCT Rule 17.2(a)).	on No ed in this National	Stage
See the attached detailed Office action for a list of	in the certified copies not receive	a.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	Interview Summary Paper No(s)/Mail Da		

 Notice of Draftsperson's Patent Drawing Review (PT
 Information Disclosure Statement(s) (PTO/SE/08) Paper No(s)/Mail Date \_\_\_\_\_.

5) Notice of Informal Patent Application

6) Other: \_\_\_\_\_ Part of Paper No./Mail Date 20090903

### Response to Amendment

The following office action is in response to the amendment filed on 05/15/2009. Claims 11-19 are pending in the application. Claims 11-19 are rejected as set forth below.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 19 is rejected under 35 U.S.C. 102(b) as being anticipated by Schijf 4,644,724.

In re claim 19, with reference to Figures 1 and 2, Schijf '724 discloses a sectional door comprising:

- A first profiled metal plate (1) and a second profiled metal plate (2) connected together to form an innerspace, filled with a foamed polyurethane insulant (column 3, lines 57-60).
- A first end running along a length of the body and having a outer substantially circular profile (6) and a more inner narrow connecting part (9), and a second end opposite the first running along the length of the body and having a recess (6') arranged to receive the outer part (6) of another panel with identical ends.

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 A distance between the first and second longitudinal ends defining a panel height.

Wherein the second end is centered on the medium plane of the panel
and arranged to receive the more outer part (6) by manual insertion of the
panels and thrusting the panels in the direction of the panel height. (Figure
3)

#### Claim Rejections - 35 USC § 103

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be neadtived by the manner in which the invention was made.

- Claims 11-14 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rekret 5,718,276 in view of Kendall et al 4,589,240.
- In re claim 11 with reference to Figures 4 and 5, Rekret '276 discloses a panel for sectional doors comprising:
  - A first end having a outer substantially circular profile (15) and a more inner narrow connecting part (17), and a second end opposite the first having a recess (21) arranged to receive the outer part (15) of another panel with identical ends
- Rekret '276 fails to disclose:
  - Comprising a first profiled metal plate and a second profiled metal plate connected together to form an innerspace, filled with an insulant.

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5. With reference to Figures 3 and 5, Kendall et al '240 disclose:

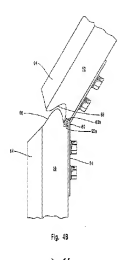
- Comprising a first profiled metal plate (16) and a second profiled metal plate (17) connected together to form an innerspace, filled with an insulant (12).
- 6. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the panels from two profiled metal plates filled with an insulant as taught by Kendall et al '240 in order to provide a unit of high structural rigidity and durability. (column 1, lines 65-68)
- 7. In re claims 12-14 and 18 the panels of Rekret/Kendall et al obvious disclose:
  - The first end is obtained by the union of two arcs (splitting the outer part
    15 of Rekret to be formed of two plates as taught by Kendall would
    produce two arcs), joined by a pair of tabs ((18)(19) Kendall) and radius
    joined to the body of the panel by shaped connection portions
    ((10)(19)(17) Rekret)
  - The recess is formed the union of two circumferential arcs (splitting the
    recess (21) of Rekret to be formed of two plates as taught by Kendall
    would produce two arcs) joined by a pair of tabs ((18)(19) Kendall) and
    radius joined to the body of the panel by shaped fixing profiles (10)(11a).
  - The shaped fixing profile portions (11a and opposite corner) are formed such that the access mouth (12) are positioned below the center of the recess (21) and have a minimum distance apart which is less than the diameter of the outer part (15).

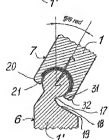
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• A sectional door formed from the panels. (Figure 5, Rekret)

- Claims 15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rekret 5,718,276 and Kendall et al 4,589,240 as applied to claim 11 and further in view of Martin 7,055,573.
- 9. In re claims 15 and 16, the panels of Rekret/Kendall et al has been discussed above but fails to disclose:
  - The outer part is slightly inclined towards the interior of the space to prevent squashing of the fingers until the angle between the panels is  $\pi/6$  radians.
- 10. With reference to Figure 4B, Martin '573 discloses:
  - The outer part (56) is slightly inclined towards the interior of the space to
    prevent squashing of the fingers. until the angle between the panels is π/6
    radians. (approximation from comparison between figures)

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F/G. 6B

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11. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the outer part inclined towards the interior of the space as taught by Martin '573 in order to reduce the gap section of a door and prevent injury due to the joint gap. (column 4. lines 35-41)

- Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Rekret
   5,718,276 and Kendall et al 4,589,240 as applied to claims 11 and further in view of
   Porta 5,075,927.
- 13. In re claim 5, the panel of Rekret/Kendall et al has been discussed above but fails to disclose:
  - A plurality of half ring self lubricating material.
- 14. With reference to Figure 2, Porta '927 discloses:
  - · A half ring self lubricating material (36).
- 15. It would have been obvious to one having ordinary skill in the art at the time the invention was made to include a self lubricating material as taught by Porta in order to reduce friction, thereby extending the life and making for easier operation.

### Response to Arguments

- Applicant's arguments filed 05/15/2009 have been fully considered but they are not persuasive.
- 17. In response to the applicant's argument that the Rekret reference does not teach that the panels are coupled together by inserting them manually and thrusting them in the direction of the panel height, the examiner respectfully disagrees. In claim 11, the applicant does not state what defines the panel height and therefore does not establish

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what thrusting the panels in the direction of the panel height means. In the Rekret reference, the panels could be used on a horizontally opening door, with the hinge portions running vertically. The connectors would then be inserted and thrust in the direction of the panel height when coupled.

18. In response to the applicant's argument that the Rekret reference does not disclose the coupling of claim 11 the examiner respectfully disagrees. The applicant states that a half ring of antifriction material is taught, however these limitations are never claimed.

#### Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JEREMY C. RAMSEY whose telephone number is (571)270-3133. The examiner can normally be reached on Monday-Friday 6:30 am-4:00 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Katherine Mitchell can be reached on 571-272-7069. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/KATHERINE W MITCHELL/ Supervisory Patent Examiner, Art Unit 3634

/Jeremy C Ramsey/ Examiner, Art Unit 3634